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November 2, 1994

Mr. Timothy J. Deardorff Attorney at Law Deardorff & Haas 2368 Victory Parkway Suite 300 Cincinnati, Ohio 45206

Re: Lee Moore

Dear Tim:

There is some material in my file that I wanted to make sure you also had for your review. Foremost is a recently filed Motion I prepared and filed today concerning the differing entries as to the appointment of the Court Clinic and Dave Chiappone. As we discussed, it is my position that Dave is our witness and, accordingly, is not required to submit any reports as to his discussions with or evaluation of Mr. Moore.

I have also included copies of additional discovery that was reviewed at the hearing on the Motion To Suppress as well as copies of exhibits that were marked and introduced into evidence at that motion.

Finally, I am providing you with a copy of the Motion as to the Deposition of Dr. Elliott as well as a copy of the Defendant's Juvenile Record and copies of the letters he has written to his parents. I have spoken to Chuck Stidham and requested him to provide me with his mitigation evidence but still have received no response.

I'll keep you informed of any new developments.

Sincerely yours,

Daniel J. James

DJJ/kw Encl. Case 1.00 00 00023-84D-MRW Document 123-8 Filed 08/08/2005 Page 2 of 4 p

# COMMUNITY DIAGNOSTIC AND TREATMENT CENTER

A Division of Central Psychiatric Clinic

909 Sycamore Street, Suite 300

Cincinnati, Ohio 45202 Phone: (513) 651-9300

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| TO:        | Dan James                         |
|------------|-----------------------------------|
| FROM:      | Dr. Chappone                      |
| DATE:      | 10-27-94                          |
| FAX NO.:   |                                   |
| TOTAL PAGE | ES (including this cover page): 4 |
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## COURT OF COMMON PLEAS CRIMINAL DIVISION HAMILTON COUNTY, OHIO

STATE OF OHIO

Plaintiff

Case No. B9400481 Judge Morrissey

V5.

ENTRY GRANTING MOTION FOR APPOINTMENT OF PSYCHOLOGIST TO ASSIST IN PREPARATION OF

LEE MOORE

Defendant

The Motion of the Defendant for Appointment Of Psychologist To Assist In Preparation Of Defense is found to be well taken and is hereby granted.

**DEPENSE** 

The Court appoints Dr. David Chiappene of the Community Diagnostic and Treatment Center to assist the defense in this proper presentation of both phases of trial herein.

Assistant Hamilton County Prosecutor

Daniel J. James #0008067 Attorney for Defendant

30 E. Central Pkwy.

13th Flr. - American Bldg. Cincinnati, Ohio 45202

(513) 721-1995

Case 1:00-cv-00023-SJD-MRM Document 123-8 Filed 08/08/2005

THE STATE OF OHIO, HAMILTON COUNTY

COURT OF COMMON PLEAS

THE STATE OF OHIO

CASE NO. B-

-vs-

1 -20 2 . .

ENTRY APPOINTING COURT

PSYCHIATRIC CENTER FOR

**EXAMINATION** 

This case has come before the Court and the Court, being fully advised, is of the opinion that psychiatric examination is necessary to assist the Court in determining the proper disposition of the case.

It is therefore the Court's order that defendant be examined by the Court Psychiatric Center, and the said Psychiatric Center is hereby appointed for that purpose pursuant to the Ohio Revised Code.

It is further the order of the Court that said Psychiatric Center, upon completion of such examination, shall report in writing, to the Court, the facts found and an interpretation thereof, including conclusions as to the mental condition of said defendant, and such recommendations, suggestions and opinions as professional judgment indicates may be of help to this Court.